

1  
2  
3  
4  
5

Entered on Docket  
November 29, 2021

Honorable August B. Landis  
United States Bankruptcy Judge



6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

CLARISSE L. CRISOSTOMO, ESQ., Bar No. 15526  
Email: [clarisse@nv-lawfirm.com](mailto:clarisse@nv-lawfirm.com)  
**ATKINSON LAW ASSOCIATES LTD.**  
376 E Warm Springs Rd Suite 130  
Las Vegas, NV 89119  
Telephone: (702) 614-0600  
*Attorney for Robert E. Atkinson, Trustee*

**UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF NEVADA**

In re:

INFINITY CAPITAL MANAGEMENT, INC.  
*dba INFINITY HEALTH CONNECTIONS,*

Debtor.

Case No. 21-14486-abl  
Chapter 7

**ORDER APPROVING  
STIPULATION REGARDING  
BANK ACCOUNT BALANCES**

The Court reviewed and considered the STIPULATION REGARDING BANK ACCOUNT BALANCES [DE #137]. Good cause appearing therefore,

**IT IS HEREBY ORDERED:**

1. The Stipulation (attached hereto) is approved.
2. The Trustee is authorized to distribute the \$25,371.92 in funds arising from Debtor's First Savings Bank account to HASelect, and may do so without further court order. Such funds are not property of the bankruptcy estate.
3. The \$37,478.44 from the three NSB Accounts are not subject to HASelect's security interest, and shall be property of the bankruptcy estate available for case administration and distribution to unsecured creditors.

1           **IT IS SO ORDERED.**

2           Respectfully submitted by:

3           /s/ Clarisse Crisostomo

4           CLARISSE L. CRISOSTOMO ESQ.

5           Nevada Bar No. 15526

6           *Attorney for Robert E. Atkinson, Trustee*

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

1 CLARISSE L. CRISOSTOMO, ESQ., Bar No. 15526

2 Email: [clarisse@nv-lawfirm.com](mailto:clarisse@nv-lawfirm.com)

3 **ATKINSON LAW ASSOCIATES LTD.**

4 376 E Warm Springs Rd Suite 130

5 Las Vegas, NV 89119

6 Telephone: (702) 614-0600

7 *Attorney for Robert E. Atkinson, Trustee*

8  
9  
10                   **UNITED STATES BANKRUPTCY COURT**  
11                   **FOR THE DISTRICT OF NEVADA**

12                  In re:

13                  INFINITY CAPITAL MANAGEMENT, INC.  
14                  *dba INFINITY HEALTH CONNECTIONS,*

15                  Debtor.

16                  Case No. 21-14486-abl  
17                  Chapter 7

18                   **STIPULATION REGARDING**  
19                   **BANK ACCOUNT BALANCES**

20                  Chapter 7 trustee Robert E. Atkinson (“Trustee”) and creditor HASELECT-  
21 MEDICAL RECEIVABLES LITIGATION FINANCE FUND INTERNATIONAL SP  
22 (“HASelect”), both by and through counsel, hereby stipulate and agree as follows:

23                  WHEREAS, Debtor’s Schedule A/B identifies one bank account at First Savings  
24 Bank (“FSB Account”) and three bank accounts in Nevada State Bank (“NSB Accounts”);  
25 and

26                  WHEREAS, Debtor has identified the FSB Account as its dedicated account for  
27 HASelect’s receivables and all deposits therein being held in trust for HASelect; and

28                  WHEREAS, Debtor has identified the three NSB Accounts to be Debtor’s regular  
29 operational account and two dormant operating accounts; and

30                  WHEREAS, the Trustee received four cashier’s checks from Debtor’s principal as  
31 follows:

- 32                  • One \$25,371.92 check from Debtor’s First Savings Bank account,  
33                  • Three checks totaling \$37,478.44 from Debtor’s three NSB Accounts;

34                  WHEREAS, HASelect does not have a deposit account control agreement for any of  
35 the three NSB Accounts; and

WHEREAS, Debtor's principals testified under oath that HASelect did have a degree of control over the FSB Account; and

WHEREAS, HASelect asserts that the control over the FSB Account is sufficient to attach its security interest, pursuant to NRS § 104.9104 and other applicable law, to which the Trustee agrees;

THEREFORE, the parties hereby stipulate as follows:

1. The Trustee shall turn over the \$25,371.92 cashier's check from First Savings Bank to HASelect. Such funds shall not be property of the bankruptcy estate.
  2. The \$37,478.44 from the three NSB Accounts shall not be subject to HASelect's security interest, and shall be property of the bankruptcy estate available for case administration and distribution to unsecured creditors.

## IT IS SO STIPULATED.

# # # # #

Dated: November 24, 2021

Dated: November 24, 2021

## **ATKINSON LAW ASSOCIATES LTD.**

SHEA LARSEN

/s/ Clarisse Crisostomo  
CLARISSE L. CRISOSTOMO, ESQ.  
Nevada Bar No. 15526  
*Attorneys for Robert E. Atkinson, Tru-*